EXHBIT B

Fees Allowable under Bankruptcy Code § 503(b)(1)

Date	Atty	Description	Hours	Rate	Amn	nount
7/30/2022	KSL	Relief from Stay Proceedings: Handle requests from	0.5	\$ 850.00	\$	425.00
		Marc Schwartz and team for copies of witness outlines,				
		documents related to witness outline and cases relating				
		to standard for lifting automatic stay to litigate in nonbankruptcy				
		forum (.5)				
7/31/2022	KSL	Relief from Stay Proceedings: Draft and finalize	4.0	\$ 850.00	\$	3,400.00
7/31/2022	INSL	Witness and Exhibit List for Monday Hearing on Heslin\	4.0	7 830.00	٦	3,400.00
		Lewis Lift Stay Matter (1.0); review 5th Circuit Cases on				
		standard for permitting litigation to be conducted in				
		separate forum (1.0); prepare Q&A and revise same for				
		Marc Schwartz in connection with Heslin\Lewis hearing				
		(1.0); o/c with Marc Schwartz at LaMadeleine to review				
		exhibits, cases on lift stay and standard for same for				
		Marc Schwartz testimony at Heslin\Lewis Hearing (1.0)				
7/31/2022	RJS	Relief from Stay Proceedings: Attention to emails from	1.9	\$ 625.00	\$	1,187.50
,,01,2022	1.33	K. Lee re witness and exhibit list re stay motion re	1.5	Q 023.00		1,107.00
		Heslin/Lewis matter (.2); revise same and prepare				
		exhibits for filing (.5); file and serve same (.2); prepare				
		legal argument re same (1.0).				
8/1/2022	RJS	Relief from Stay Proceedings: Prepare for (.6) and	1.7	\$ 625.00	\$	1,062.50
-, -,		attend (1.1) hearing re Debtor's stay motion re Heslin/		7	*	_,
		Lewis matter.				
8/1/2022	KSL	Relief from Stay Proceedings: Prepare for hearing on	5.5	\$ 850.00	\$	4,675.00
, , -		Lift Stay to Permit Heslin\Lewis suits to proceed to		'	l	,
		judgment (1.0); attend hearing and handle same with				
		Marc Schwarz, CRO (1.5); post-hearing conference				
		with counsel and CRO to discuss next steps in chapter				
		11 case (1.0); continue to work on researching and				
		preparing response as to Curtis Factors in connection				
		with Connecticut Plaintiffs' Motion to Lift Stay (2.0).				
8/5/2022	RJS	Litigation: Attention to order of U.S. Bankruptcy Court	3.5	\$ 625.00	\$	2,187.50
		for the District of Connecticut order setting hearing on				•
		Connecticut Plaintiffs' motion for remand on expedited				
		basis (.2); outline response to same and motion for				
		withdrawal of reference (3.3).				
8/6/2022	RJS	Litigation: Draft motion for pro hac vice for Connecticut	6.6	\$ 625.00	\$	4,125.00
		bankruptcy court re removed Connecticut litigation (.9); analyze				
		Connecticut Plaintiffs' motion to remand				
		and draft response to same (5.6); draft email to M.				
		Schwartz, K. Lee, N. Pattis, and R. Battaglia re same				
		(.1).				
8/7/2022	RJS	Litigation: Updated pro hac vice application, motion to	1.5	\$ 625.00	\$	937.50
		withdraw the reference, and response to motion to				
		remand re Connecticut Litigation in response to K. Lee				
		and R. Battaglia comments (1.5).				

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8/7/2022	KSL	Litigation: [E]dit and revise Pro Hac for RJ	1.3	\$ 850.00	\$ 1,105.00
		Shannon (.3); review and edit Response to Motion to			
		Remand (1.0)			
8/7/2022	RJS	Litigation: [E]dit and revise Pro Hac for RJ	1.3	\$ 625.00	\$ 812.50
		Shannon (.3); review and edit Response to Motion to Remand (1.0)			
8/8/2022	RJS	Litigation: Call with N. Pattis re pleadings to file in	2.4	\$ 625.00	\$ 1,500.00
		Connecticut litigation (.1); draft email re visiting attorney			
		application re same (.1); finalize motion to withdraw the			
		reference and response to motion for remand re same			
		(1.5); send same to N. Pattis and staff (.1); two calls			
		with N. Pattis staff re filing of same (.1); confirm filing of			
		same (.1); call with M. Schwartz, K. Lee, R. Battaglia,			
		and N. Pattis re same (.5).			
8/9/2022	RJS	Litigation: Travel to Connecticut for 08/10/2022 expedited hearing	6.5	\$ 312.50	\$ 2,031.25
		on Connecticut Plaintiffs' motion to remand (1/2 rate for non-			
		working travel time)			
8/9/2022	KSL	Business Operations: Work with Marc Schwartz and	3.0	\$ 850.00	\$ 2,550.00
		Ray Battaglia to understand extent of "backlog" issue			
		and determine most appropriate solution (1.5); t/c with			
		Norm Pattis to determine dislocation of Alex Jones with			
		a Connecticut trial on his ability to do show and create			
		sales for FSS (.5); extended call with FSS Team and			
		Shelby Jordan, counsel for Alex Jones, on funding of			
		fulfilling back orders and necessity for Alex Jones to be			
		in Connecticut and absent from studio during			
		Connecticut trial (1.0).			
8/10/2022	RJS	Litigation: Calls with K. Lee re hearing on motion to	2.8	\$ 625.00	\$ 1,750.00
		remand re Connecticut Litigation (.2); prepare for			
		hearing (2.3); call with N. Pattis re motion to continue			
		filed by Connecticut Plaintiffs and attention to filing of			
		same on docket (.2); call with K. Lee after hearing			
		continued after traveling to vicinity of Bridgeport,			
		Connecticut bankruptcy court (.1)[.]			
8/10/2022	RJS	Litigation: Travel from Windsor Locks, Connecticut to	2.0	\$ 312.50	\$ 625.00
		Pattis & Smith office in Newport, Connecticut in			
		advance of hearing in Bridgeport, Connecticut, confirm			
		hearing had been continued to 8/12/22, and return to			
		Windsor Locks(1/2 non-working travel rate).			
8/10/2022	RJS	Litigation: Travel time related to return rental car and	2.8	\$ 312.50	\$ 875.00
		proceed to Hartford, CT airport for return flight to			
		Houston prior to delay and ultimate cancelation of flight			
		due to storms in DC area and Houston (1/2 travel time).			
8/10/2022	KSL	Litigation: T/c with R. Shannon to discuss arguments in	0.5	\$ 850.00	\$ 425.00
		Connecticut on Motions to Remand and response to			
		same (.5)[.]			

8/10/2022	KSL	Business Operations: Conference calls with M.	1.0	\$ 850.00	\$	850.00
		Schwartz, C. Schwartz and Ray Battaglia on issues				
		relating to fulfillment and backlog of shipping orders				
		(1.0)[.]				
8/11/2022	RJS	Litigation: Travel time to return to Houston from	6.5	\$ 312.50	\$	2,031.25
		Connecticut (1/2 rate non-working travel).				
8/11/2022	KSL	Financing: Contact R. Saldana to determine availability	7.5	\$ 850.00	\$	6,375.00
		of court to hear emergency motion to amend cash				
		collateral order (.5); review fulfillment issue, cash				
		collateral required in order to overcome backlog,				
		factoring arrangement between Blue Asension and Alex				
		Jones, extent of backlog and handle issues relating to				
		handling same without affecting credit card processor				
		and bank relating to same (3.0); numerous conference				
		calls to discuss fulfillment issue and cash collateral				
		amendment required (2.0); assist R. Battaglia in				
		preparing for hearing on amendment to cash collateral				
		hearing with drafts of Witness and Exhibit List, strategy				
		considerations, topical areas to cover with both Patrick				
		Riley and Marc Schwartz (2.0).				
8/12/2022	RJS	Litigation: Prepare for (2.0); and attend (.7) remote	2.9	\$ 625.00	\$	1,812.50
		hearing in Connecticut Bankruptcy Court re motion for				
		remand; call with K. Lee re outcome of same (.1);				
		respond to S. Jordan email re same (.1).				
8/12/2022	KSL	Financing: Prepare for hearings on amendment to cash	8.3	\$ 850.00	\$	7,055.00
		collateral order and assist R. Battaglia in presentation				
		of case and assist in cross-examination of witnesses				
		(2.0); emails on negotiations with Plaintiffs counsel,				
		subchapter v trustee and US Trustee on cash collateral				
		amendment and issues relating to fulfillment and Blue				
		Asension agreement (1.0); assist in preparation of				
		witnesses Marc Schwartz and Patrick Riley by Ray				
		Battaglia (1.5); assist Ray Battaglia at hearing on				
		Emergency Motion to Amend Cash Collateral, review				
		exhibits and formulate objections to admission of same				
		to Objector's exhibits, and analyze revised 13 week				
		budget and attend hearing by video (3.5); post-hearing				
		discussions with M. Schwartz to make sure all issues covered (.3)[.]				
8/17/2022	RJS	Fee/Employment Applications: Research need for	1.7	\$ 625.00	\$	1,062.50
, ,		application to employ testifying expert re Blue Asencion	_,,	,	<i>'</i>	,
		(.7); draft email re same to M. Schwartz, C. Schwartz,				
		and K. Lee (.1); revise J. Michaels engagement letter				
		as counter proposal (.8); draft email re changes to M.				
		Schwartz, C. Schwartz, and K. Lee re same (.1).				

8/19/2022	KSL	Fee/Employment Applications: Work on creating and revising	4.0	\$ 850.00	\$	3,400.00
0/13/2022	KSL	retention pleadings, editing engagement letters, disclosures and	4.0	ŷ 050.00	7	3,400.00
		forms of orders for Pattis & Smith on a flat fee basis and Reynal				
		Law Firm on an hourly basis as special counsel for FSS in				
		Connecticut litigation (4.0).				
8/21/2022	KSL	Relief from Stay Proceedings: Arrange for calls among FSS	1.0	\$ 850.00	\$	850.00
		professionals and Alex Jones team to discuss status of negotiations				
		and agreements on cash collateral motion and Conn Plaintiffs'				
		Emergency Motion to Lift Stay (.5); analyze issues on negotiations				
		over the Lift Stay and discuss provisions acceptable to N. Pattis to				
		allow representation of FSS and necessity of Pattis & Smith to the				
		agreements (.5).				
8/21/2022	RJS	Relief from Stay Proceedings: Teleconference with M. Schwartz, K.	1.2	\$ 625.00	\$	750.00
		Lee, R. Battaglia, and S. Jordan re resolution of AEJ issues with				
		agreement to Connecticut lift stay motion and retention of state				
		court counsel (.5); follow up call re same with A. Reynal and N.				
		Pattis present (.7).				
8/21/2022	KSL	Relief from Stay Proceedings: Extended calls among FSS	1.0	\$ 850.00	\$	850.00
		professioanls, proposed state court litigation counsel, and J. Jordan				
		to discuss resolution of Alex Jones issues regarding Connecticut Lift				
		Stay Motion and retention of state court counsel (1.0).				
8/22/2022	KSL	Fee/Employment Applications: Edit and revise comments and	4.0	\$ 850.00	\$	3,400.00
		formula for compensating Connecticut and Texas state court				
		litigation counsel by editing and revising retention agreement,				
		Emergency Applications, Rule 2014 Disclosures and forms of orders				
	_	(4.0).				
8/22/2022	RJS	Fee/Employment Applications: Provide comments to K. Lee draft	1.5	\$ 625.00	\$	937.50
		application to employ Pattis & Smith (.5); teleconferences with N.				
		Pattis and A. Reynal re draft applications to employ same (1.0).				
8/22/2022	KSL	Relief from Stay Proceedings: Extended call with FSS Team to	3.0	\$ 850.00	\$	2,550.00
		discuss issues relating to Cash Collateral Order and Lfit Stay Matter				
		(1.0); numerous conference calls with co-counsel, CRO, State Court				
		counsel and opposing counsel on Stay Lift Motion and issues				
		relating to retention of state court counsel (2.0).				
8/23/2022	RJS	Relief from Stay Proceedings: Attention and respond to various	1.4	\$ 625.00	\$	875.00
		emails re stipulation further abating requirement to file W&E list,				
		finalize same, and file and serve same				
		(.5); teleconference with M. Schwartz, R. Battaglia, and K. Lee re				
		Connecticut Plaintiffs comments to proposed agreed order (.6);				
		teleconference with R. Chapple re same (.2); provide Debtor				
		comments to proposed order to R. Chapple re same (.1).				
8/23/2022	RJS	Fee/Employment Applications: Review and finalize applications to	1.6	\$ 625.00	\$	1,000.00
		employ Pattis & Smith and the Reynal Law firm (1.1); file and serve				
		same (.5)				

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8/23/2022	KSL	Fee/Employment Applications: Edit and revise comments and formula for compensating Connecticut and Texas state court litigation counsel by editing and revising retention agreement, Emergency Applications, Rule 2014 Disclosures and forms of orders (3.0).	3.0	\$ 850.00	\$ 2,550.00
8/23/2022	KSL	Relief from Stay Proceedings: [N]umerous conference calls with cocunsel, CRO, State Court counsel and opposing counsel on Lift Stay Motion and issues relating to retention of state court counsel (2.0); edit and file order on extending deadlines to file Witness and Exhibit List for Lift Stay Motion (1.0).	3.0	\$ 850.00	\$ 2,550.00
8/24/2022	RJS	Relief from Stay Proceedings: Attention and respond to K. Lee emails re lift stay motion (.2); attend part of hearing on lift stay motion after conflicting hearing concluded (.2); draft notice of continued hearing re lift stay motion and applications to employ (.5); file and serve same (.3); draft email to R. Chapple re inclusion of lift stay motion in notice along with the applications to employ (.1); teleconference re lift stay issues (1.0).	2.3	\$ 625.00	\$ 1,437.50
8/24/2022	RJS	Fee/Employment Applications: Conduct research into UST comments about potential causes of action against state court counsel in connection with applications to employ Pattis and Reynal (.2); draft email to K. Lee, M. Schwartz, R. Battaglia, and S. Jordan re same (.1).	0.3	\$ 625.00	\$ 187.50
8/24/2022	KSL	Relief from Stay Proceedings: Prepare notes for meetings with Marc Schwartz and court in connection with Lift Stay Motion and Cash Collateral Extension Motion (1.0); breakfast meeting with M. Schwartz on same (1.0); handle portions of hearing relating to FSS on Lift Stay Motion (1.0).	3.0	\$ 850.00	\$ 2,550.00
8/24/2022	KSL	Fee/Employment Applications: Handle dialogue and exchange of data relating to agreements, terms and conditions of retaining special counsel for Connecticut and Texas litigation (3.0).	3.0	\$ 850.00	\$ 2,550.00
8/25/2022	RJS	Case Administration: [A]ttention to and analysis of motion to appoint tort committee and remove Debtor as DIP (3.7)[.]	3.7	\$ 625.00	\$ 2,312.50
8/25/2022	KSL	Fee/Employment Applications: Revise and edit Amended Declarations for Pattis and Reynal (1.0); revise and edit engagmeent letters for Reynal and Pattis (1.0); negotiate with Alex Jones over the share of fees to be borne by Alex Jones as to special counsel fees (1.0)	3.0	\$ 850.00	\$ 2,550.00
8/26/2022	RJS	Case Administration: [D]raft response to motion to expedite same [motion for tort claimants committee/remove DIP] (6.3).	6.3	\$ 625.00	\$ 3,937.50
8/26/2022	RJS	Relief from Stay Proceedings: [P]repare witness and exhibit list for August 29 hearing (1.3); finalize and file same (.5).	1.8	\$ 625.00	\$ 1,125.00

8/26/2022	RJS	Fee/Employment Applications: Review and provide	0.2	\$ 625.00	\$ 125.00
		comments/revisions to updated declaration of N. Pattis and A. Reynal.			
8/26/2022	KSL	Fee/Employment Applications: Handle issues relating to amendments for the Declarations for new special counsel firms (1.0)[.]	2.0	\$ 850.00	\$ 1,700.00
8/27/2022	KSL	Case Administration: Undertake initial research and prepare first draft of Response to Motion to Expedite (1.0) (reduced to 1 hour from 5 to avoid duplication with RJ Shannon work on project previously started).	1.0	\$ 850.00	\$ 850.00
8/27/2022	RJS	Relief from Stay Proceedings: Respond to various emails to N. Pattis re effect of automatic stay on the Connecticut proceeding absent agreed order (.5); draft emails to S. Jordan re A. Jones agreement to paragraphs of proposed order re Connecticut Plaintiffs' motion for relief from stay (.1).	0.6	\$ 625.00	\$ 375.00
8/27/2022	RJS	Case Administration: [I]ncorporate comments from K. Lee and R. Battaglia into response to Motion to Expedite Plaintiffs' motion for tort claimants committee/removal of DIP (3.2).	3.2	\$ 625.00	\$ 2,000.00
8/27/2022	KSL	Fee/Employment Applications: Work on revising Amended Disclosures for Special Counsel and gathering facts relating to each firm's payment and amendments from original agreement (3.0).	3.0	\$ 850.00	\$ 2,550.00
8/27/2022	KSL	Relief from Stay Proceedings: Numerous conferences with R. Battaglia on issues relating to Lift Stay Motion agreement and negotiations relating to same (.5); coordinate with Connecticut counsel and R. Battaglia issues to be negotiated with opposing counsel on Lift Stay Motion (1.5); consult CRO on various outstanding issues and walk him through the overlap of issues on retention and Lift Stay Agreement (.5); Zoom call to discuss status of negotiations and outstanding asks from parties (1.0).	3.5	\$ 850.00	\$ 2,975.00
8/28/2022	KSL	Fee/Employment Applications: Work on multiple revisions to the retention orders for special counsel Pattis & Smith and The Reynal Firm (1.0); communicate with CRO and special counsel on forms of order and revisions thereto (.5); handle Amended Declaration to reflect corrections and necessary updates to Declarations (1.5); update US Trustee and negotiate with same on forms of orders for retention of Pattis and Reynal Firm (1.0).	4.0	\$ 850.00	\$ 3,400.00
8/28/2022	RJS	Case Administration: Further incorporate comments to response to motion to expedite Plaintiffs' motion for tort claimants committee (4.0); detailed read through and revisions to the same (2.3); finalize, file, and serve same (.5).	6.8	\$ 625.00	\$ 4,250.00

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8/28/2022	KSL	Case Administration: Work on multiple edits and	3.4	\$ 850.00	\$	2,890.00
-, -0, -0	INSE	revisions to draft of Response to Motion to Expedite	3.4	7 050.00	٧	2,030.00
		filed by the Conn Plaintiffs (3.0); numerous t/c with R.				
		Battaglia to discuss sections in the Response (.4).				
8/29/2022	RJS	Relief from Stay Proceedings: Prepare for (1.5) and attend (.6)	2.1	\$ 850.00	\$	1,785.00
0/29/2022	L)3		2.1	\$ 650.00	Ş	1,765.00
		hearing re lift stay motion and applications to employ Pattis and				
8/29/2022	KSL	Reynal. Fee/Employment Applications: Edit and revise retention orders for	3.5	\$ 850.00	\$	2,975.00
0/29/2022	KSL	· · · · · · · · · · · · · · · · · · ·	3.5	\$ 650.00	Ş	2,975.00
		Special Counsel for Pattis & Smith and The Reynal Firm (1.0);				
		review issues on retention of special counsel with US Trustee and				
		objecting creditors (1.0); analyze issues for hearing with Marc				
		Schwartz (.5); handle matters at the scheduled hearing on Motion				
		to Lift Stay and Retention of Special Counsel (1.0).				
9/6/2022	KSL	Litigation: Respond to requests from Connecticut	2.0	\$ 850.00	\$	1,700.00
		counsel for affidavits relating to certain contentions				
		made which are not accurate re: management				
		agreement between FSS and PQPR, and other				
		statements (2.0)[.]				
9/8/2022	KSL	Litigation: Work on revising affidavit drafts for Norm	5.0	\$ 850.00	\$	4,250.00
		Pattis from employees of FSS (1.0); edit and revise				
		affidavit of Blake Roddy (.5); continue to review and				
		revise affidavits relating to Google Analytics, analyze				
		state court discovery on same and report findings to				
		Marc Schwartz and counsel and discuss same with				
		Norm Pattis (2.0); review same with Norm Pattis, Blake Roddy and				
		R. Shannon and update affidavit (1.5).				
9/8/2022	RJS	Litigation: Attention to request from N. Pattis/M.	5.6	\$ 625.00	\$	3,500.00
		Schwartz re "management agreement" referenced in				
		testimony in Connecticut Litigation and respond to				
		same (.2); attention and respond to various emails re				
		same (.2); draft affidavit re same for M. Schwartz re				
		same for use in Connecticut Litigation (1.5); attention to				
		emails re "Google Analytics" issue (.1); attend calls with				
		N. Pattis, FSS employee Roddy, K. Lee, and M.				
		Schwartz re same (.7); prepare draft Roddy affidavit				
		providing the "Google Analytics" to Connecticut				
		Plaintiffs (2.8); send same to Roddy and N. Pattis for				
		review and editing (.1).				
	1			TOTAL:	\$	120,547.50